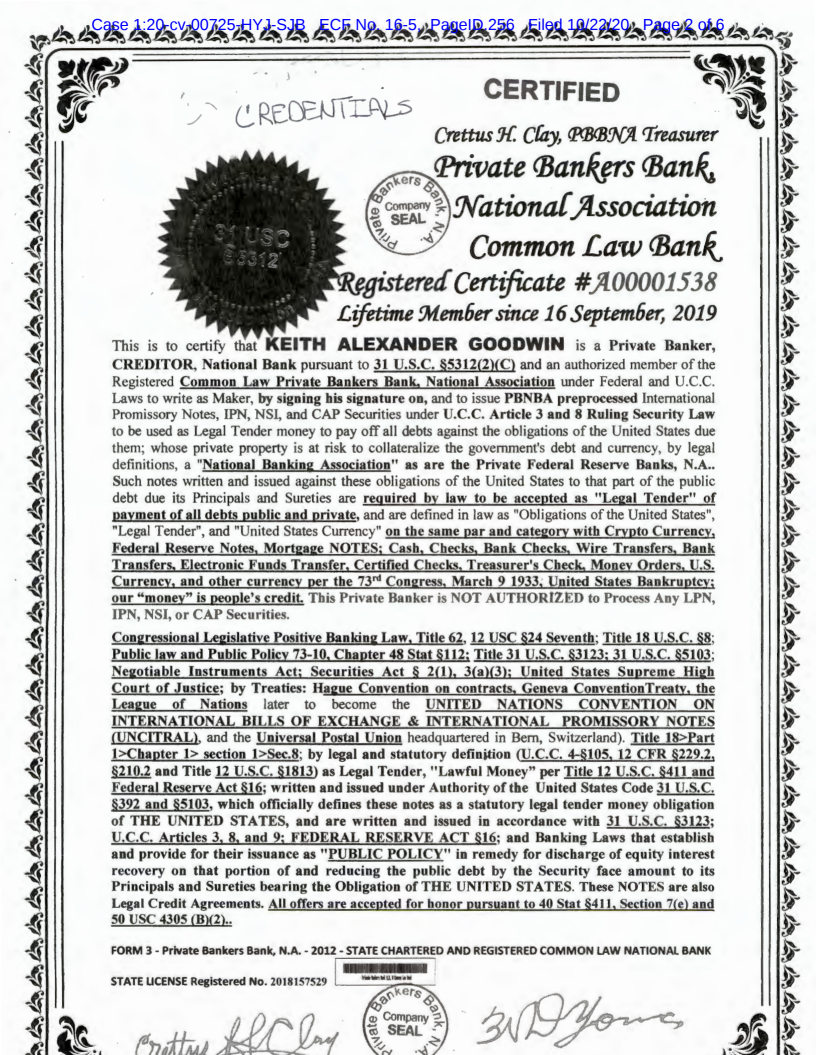
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# PRIVATE BANKER NATIONAL BANKING ASSOCIATION A COMMON LAW NATIONAL BANKING ASSOCIATION



## CERTIFIED



10 Shares Common Stock Non-Assumable

THIS CERTIFIES THAT KEITH ALEXANDER GOODWIN is the record holder, owner of 10 shares fully paid and non-assumable Common stock, non-voting, of PBNBA transferable only on the share register of the company, in person or by duly Authorized Power Of Attorney Representative upon surrender of this certificate properly endorsed and assigned.

- 1. This Stock Certificate and the shares represented hereby are issued and shall be held subject to all provisions of the Articles of Organization for Private Bankers National Banking Association (PBNBA), A National Banking Association under U.C.C. And Common Law and the By-Laws of this Common Law Company and any amendments thereto.
- 2. WITNESS the signatures on its duly authorized officers this 16th Day of September, 2019.

Crettus H. Clay, Treasurer

WD Younce, President

FORM 1 - Private Bankers Bank, N.A. - A 2012 NATIONAL CHARTERED - STATE REGISTERED ID# 2018157529

Private Centers Back L.A. & Comen Law Back

Money Persuant To Title 12 U.S.C § 411

## CERTIFIED

THIS SECURITY NOTE IS A LEGAL TENDER AT FACE VALUE FOR ALL DEBTS PUBLIC AND PRIVATE

## **NEGOTIABLE SECURITY No.: 000016838**

Legally Tendered in terms of the Negotiable Instruments Act; TENDER ACT; Public Law 73-10, Chapter 48 Stat §112; U.C.C. Article 3-§414, 3-§501, and 3-§603; 31 U.S.C. §5118 (d)(2); 31 U.S.C. §463, Public Law 97-258; U.C.C. Article 4 §302; 12 U.S.C. §411; Securities Act §2(1), 3(a)(3); Congressional Banking Statutes, Title 62; 31 U.S.C. §5312; U.C.C. 2-§304; 12 USC §1813 (L); Public Policy: U.C.C. Article 8, Ruling Security Law; Federal Reserve Act §16; settlement in terms of the United States Supreme Court; and United Nations UNCITRAL Convention Treaty. All offers are accepted for honor pursuant to 40 Stat §411, Section 7(e)

This Security was Issued from: City of Grand Rapids

AMOUNT: \$69,000.00

Michigan state AM/USA DATE: 16 September 2019 AMOUNT: SIXTY NINE THOUSAND UNITED STATES

DATE: 16 September 2019 SECURITY DOLLARS \*\*\* USD \*\*\*
U.C.C. Commercial Registry Security Instrument; Registered number: 20190919000871-1

#### THIS CERTIFIES THAT:

I, KEITH ALEXANDER GOODWIN, Registered Private Banker, with Debt Account Number: 0659807838, hereby obligated to Pay to the Order of FANNIE MAE OR MR. COOPER/NATIONSTAR LLC., CREDITOR, INVESTOR, Bearer, Agent, Employee Representative, Assign, or NOTE Holder in due course, WITHOUT RECOURSE, with zero interest, the full amount specified by this CREDIT AGREEMENT PAYOFF SECURITY INSTRUMENT; COLLATERAL FOR DEPOSIT; SECURITY; PROVISIONAL SETTLEMENT; MONEY; AS GOOD AS AVAL; SET OFF OF CLAIMED DEBT; ACCOUNT CLOSURE; FOR VALUE RECEIVED; "seen"; "A+ Security"; "CONSUMER PURCHASE"; "ESTATE REDEMPTION FUNDS ASSETS TRANSFER"

#### TERMS AND CONDITIONS

The final claimed Debt or Assessed Tax Payoff will be made from the account of and the obligations of the United States 18 U.S.C. §8 and a full acquittance and discharge for all purposes of the obligation of the Debtor/Borrower by the U.S. Treasury Alien Property Custodian, 40 Stat 111, §7(e); 50 U.S.C. §4305(b)(2); 12 CFR §201.108, §229.2, and §210.2; 31 USC §9303; §5312(2)(C), §3302, §3123; UCC 3-§402, §603, §411; 12 USC 1813; for full settlement to that part of the public debt due its Principals and Sureties as full consideration claimed debt account closure. Final payment or payoff with no prepayment penalty with all rights reserved shall be collected after communication, acceptance, or rejection by Assignee, Investor, Bearer, Holder, or Owner when the set off final debt or tax assessment payoff obligation has been fulfilled. This legal security Instrument credit agreement, payoff, counter offer, release, satisfaction, set off, note, full acquittance, discharge, and account closure of original claimed debt constitutes a valid credit agreement payoff discharge between the parties via U.S. Treasury Alien Property Custodian; nullifies and voids original claimed debt agreement as tendered payment or credit to claimant's agent/employee via U.S. Treasury representing claimant upon any communication. Failure to follow these terms and conditions, assignee, claimant, investor, bearer, or holder has accepted this Legal Credit Agreement Payoff Commercially Registered Security as full settlement, discharge, set off, closure of claimed debt account to be collected from U.S. Treasury Alien Property Custodian or Must Be Deposited in a Depository Bank per UCC 3-§310. To obtain full credit, only process via the TREASURY DEPARTMENT Alien Property Custodian. All offers are accepted pursuant to 40 Stat 411, §7(e); 50 U.S.C. §4305(b)(2); 12 CFR 201.108; 31 USC §9303, §5312(2)(C), §3302, §3123; UCC 3-§402, §603, §411; Tacit Procuration; FRCP Rule 8; TENDER ACT; U.C.C. STATUTES; Banking Laws; 8 STAT §80; Administrative Procedure Act of 1946; and agent bilateral contracted security acceptance debt discharge signature; written or verbal refusal of legally tendered security payoff when "seen". The final payment/payoff is to be collected by Assignee, Claimant, Investor, or Holder from U.S Treasury Alien Property Custodian. Maker hereby grants permission of this securitized tendered Commercially Registered Negotiable Security Instrument that shall be used as collateral for collection to eliminate/terminate/discharge claimed debt or assessed tax, to be used by Assignee, Claimant, Investor, Holder for claimed debt or assessed tax payoff, on whereas such non-return; return; sold; monetization; deposit; agent/employee acceptance; UPU stamped certified mailed, physical presentment; communication; insurance payment of debt; foreclosure; Treasury credit; IRS Credit; taxes; agent/employee refusal, oral or written; trade; sale; hold; destroy; lost; or assigned shall immediately legally void and terminate the Lender/Holder/ Claimant/Investor original claimed debt lien security documents or tax assessments and Borrower; one of the People, 8 Stat §80, payment obligations herein shall be satisfied; released; cancelled; discharged;

full acquittance; and suspended with permanent account closure. **Medallion Securitized Security** Autograph KEITH ALEXANDER GOODWIN Signature Transfer Stamp NEGOTIABLE SECURITY INSTRUMENT ISSUED by Private Bankers Bank, N.A.© Without Recourse; 40 Stat §411, §7(e); 50 U.S.C. §4305 Bankers Company SEAL his Bank Securitzed, 406 Instrument is Signed in Blue Ink JURAT AND OATH Michigan state **Kent County** day of Seplember Sworn to (or affirmed) and subscribed before me this , 20 19, by KEITH ALEXANDER GOODWIN, who proved to me on the basis of satisfactory evidence to be one of the people, whose name is subscribed this legal instrument that he/she executed the same in his/her authorized CIARA COLVIN capacity, and that by his/her autograph as one of the people, has officially acted and executed. Notary Public, State of Michigan County of Kent Notaty Commission Expires: May 12, 2023 Colvin Signature\_ Type of Identification Produced Wiver License OR Produced Identification VOID WHERE PROHIBITED BY LAW. All offers are accepted for honor pursuant to 40 Stat §411, §7(e); 50 U.S.C. §4305(b)(2) This Negotiable ARTICLES III and VIII SECURITY INSTRUMENT, LEGAL TENDER and U.S. CURRENCY being presented by this registered Private Banker is full settlen discharge, set off, and Debt Account Closure of all claimed debts and credit agreements per U.C.C. 2-§304; 12 U.S.C. §1813(L), §24, Seventh; 31 U.S.C. §463, §5103, §5118(d)(2), §5312; Public Law 97-258; 18 U.S.C. §8; I.R.S. Code §1.1001-14653CCH; TENDER ACT; 40 Stat §411, §7(c); 50 U.S.C. §4305(b)(2); and FEDERAL RESERVE ACT §16.

Pay to the Order of the United States
Care of Treasury Alien Property Custodian
and charge the same to

KEITH ALEXANDER GOODWIN: (father, son, holy ghost)

For Credit, U.C.C. 1-§103.6 Without Recourse

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All offers accepted for honor pursuant to 40 Stat §411, Section 7(e); 50 U.S.C. §4305 (b)(2)

### (EXIBIT F)

#### **Foot Note**

Just note that before you decide to take this lawsuit lightly and start all the funny business the courts have grown accustom to doing, I would encourage you to consider the spirit of the moment we are in. I am a minister in the African American Church and am very involved with the community concerning police and judicial misconduct. If I find myself a victim of judicial misconduct once again, I will present this lawsuit before the court of public opinion, doing my part to expose any judicial corruption that encourages the misconduct of law enforcement against the people of West Michigan and American citizens as a whole. I expect to hear from you within 21 days of filing this lawsuit and I expect this issue to be resolved in a forthright and timely manner.

Sincerely,

Keith A. Goodwin

P.S. Say Hello to Judge Green for me.